

**Consumer and Human Resources Committee 1**

**Amendment No. 1 to HB2105**

**Eldridge  
Signature of Sponsor**

**AMEND Senate Bill No. 2251\***

**House Bill No. 2105**

by deleting the word "processing" in SECTION 1 and substituting instead the word "payment".

**AND FURTHER AMEND** by adding the following language to SECTION 2 as a new subdivision:

(D) Whenever the leased operator, the leased owner/operator or the carrier files a suit to resolve a contract dispute pursuant to subdivision (C), the statute of limitations for filing a petition for benefit determination with the division shall be tolled for ninety (90) days after final judgment has been entered in the suit including all appeals. In cases where a leased operator or leased owner/operator has filed a petition for benefit determination before the leased operator, leased owner/operator or the carrier has filed a suit pursuant to subdivision (C) to resolve a contract dispute, the petition for benefit determination shall be held in abeyance by the division until final judgment, including all appeals, has been entered in the suit filed pursuant to subdivision (C).

**AND FURTHER AMEND** by deleting SECTION 3 and substituting instead the following:

SECTION 3. This act shall take effect July 1, 2014, the public welfare requiring it, and shall apply to injuries occurring on or after the effective date of this act.